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5	Attorney for Paul Choi UNITED STATES I	NISTRICT COLIRT
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8	UNITED STATES OF AMERICA,	CASE NO. 2:12-cr-268-JAD-CWH
9	Plaintiff,	
10	VS.	STIPULATION AND [PROPOSED] ORDER TO MODIFY CONDITIONS OF PRETRIAL SUPERVISION
11	YOUNG HIE CHOI, a.k.a. Lianyi Li,	·
12	PAUL CHOI, a.k.a. Chunai Li, JIN HO SONG, a.k.a. Chenghua Song, a.k.a.	
13	Aihua Shen, a.k.a. Songai Li,	
14	IN SEON SEONG, a.k.a. Hong Shan Jin, JONG YUN LEE, a.k.a. Hong Chang, a.k.a.	
15	Hong Yu Jin, and MYOUNG SOOK SONG, a.k.a. Chun Yu Jin,	
16	Defendants.	
17	IT IS HEREBY STIPULATED AND AGREED by and between the United States of	
18	America, by and through Assistant United States Attorney Kimberly Frayn of the United States	
19		
20	Attorney's Office for the District of Nevada, and defendant Paul Choi, by and through Chris T.	
21	Rasmussen, Esq., of the law firm Rasmussen & Kang, LLC, (collectively, the "Parties") that:	
.22	1. Mr. Choi has complied with all conditions of his supervised release for almost	
23	four years, with no violations;	
24	2. Mr. Choi does not present a dange	r to the community, and he has proven not to be
	a flight risk;	
25	3. As such, the Parties stipulate, and United States Pretrial Services of Officer	
26	Kamuela Kapanui agrees, that the Condition of Pretrial Supervision is removed.	
27	Page 1 of 3	
28		

Case 2:12-cr-00268-JAD-CWH Document 137 Filed 07/22/16 Page 1 of 3

1	This stipulation is made in good faith and not for the purposes of delay.		
2	DATED: July 22, 2016.		
3			
4	By: <u>/s//: Chris T. Rasmussen</u> CHRIS T. RASMUSSEN, ESQ. Attorney for Paul Choi		
5	Attorney for Paul Choi		
6-			
7	By: /s//: Kimberly Frayn KIMBERLY FRAYN		
8	Attorney for the United States		
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Case 2:12-cr-00268-JAD-CWH Document 137 Filed 07/22/16 Page 2 of 3

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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

CASE NO.:

2:12-cr-00268-JAD-CWH

Plaintiff,

VS. PAUL CHOI, et. al.,

Defendants.

ORDER MODIFYING CONDITIONS OF PRETRIAL SUPERVISION

The Court, having before it the Stipulation of the Defendant Paul Choi and the Government, by Assistant United States Attorney Kimberly Frayn, with the approval of United States Pretrial Services Officer Kamuela Kapanui, FINDS that Defendant has been in compliance with his pretrial release, he does not present a danger to the community and he does not pose a risk of non-compliance.

IT IS HEREBY ORDERED that the Condition of Pretrial Supervision is removed. IT IS FURTHER ORDERED that all of Defendant's remaining pretrial release conditions remain in effect.

DATED this 22 day of July, 2016.

United State District Judg